OFFICIA



GAZET

GOVERNMENT OF

GOVERNMENT OF GOA

General Administration and Coordination Department

Notification

No. 2-1-89-GA&C

The Government is pleased to declare 3rd October, 1990 (Wednesday) as Public Holiday in the State of Goa on account of Milad-Un-Nabi or Id-e-Milad for all the Government Offices including educational Institutions.

It will also be a Public Holiday for Banks under explanation to Section 25 of the Negotiable Instrument Act, 1881 (Act 26 of 1881).

By order and in the name of the Governor of Goa.

A. V. Pimenta, Under Secretary (GA).

Panaji, 1st October, 1990.

Department of Personnel

Order

No. 6/3/81 - PER (Vol. VI) - B

The Government is pleased to order with immediate effect transfers and postings of the following Grade II Officers of Civil Service and post them as shown below:

No.	Officer	Present posting	Posted	on transfer
				 -
.1. \$	Shri V. G.	Awaiting posting	Chief C)fficer

Manerkar.

Awaiting posting

Chief Officer Mapusa Municipal Council, Mapusa (on deputation) vice Shri D. S. Shirodkar promo-

2. Shri R. Soares

Assistant Project Officer, Rural Development Agency, Panaji

Special Land Acquisition Officer, Public Works De-Works blic partment.

- 2. On his repatriation from the Central Passport Organisation, Shri V. G. Manerkar reported to this Department on 31-8-90 (A. N.) and was awaiting posting. During the said period he shall draw his pay and allowances against one of the vacant posts of Grade II in the Secretariat.
- The deployment of Shri Manerkar will be on deputation for a period of one year in the first instance which will be governed by standard terms of deputation as amended from time to time.
- 4. The deputation of Shri Soares in Rural Development Agency is extended till the date of his relief.

By order and in the name of the Governor of Goa.

Smt. Prabha Chandran, Under Secretary (Personnel).

Panaji, 17th September, 1990.

No. 6/3/81-PER - VOL. VI - A

Shri Felix Sequeira, IAS, Director of Industries & Mines, Panaji is transferred with immediate effect and posted as Commissioner for Payments.

Government is further pleased to order with immediate effect transfers and postings of the following Grade I officers of Civil Service as indicated below:

Sr. Name of the officer No. & present posting

Posted on transfer

- Shri P. R. Bumb, 1. Registrar of Cooperative Societies, Panaji.
- Shri S. K. Jain, Chief Executive Officer, Khadi & Village Industries Board, Panaji and who is under orders of transfer as Deputy Director of Education (Admn.)
- Director of Industries & Mines, Panaji vice Shri Sequeira transferred.
- Registrar of Cooperative Societies vice Shri Bumb transferred.

By order and in the name of the Governor of Goa. Smt. Prabha Chandran, Under Secretary (Personnel). Panaji, 17th September, 1990.

Order

No. 3/25/87-PER

Read: - Government Order No. 3/25/87-PER dated 25-4-1990.

In supersession of the Government order referred to above, Shri Shakti Sinha, IAS, Secretary (GA), shall officiate as Secretary (Education) in addition to his own duties with effect from 7-3-1989 to 26-7-1990. Shri Sinha shall be paid 10% of basic pay of Rs. 5900/- i.e. Rs. 590/- per month as charge allowance during the said period.

By order and in the name of the Governor of Goa. Smt. Prabha Chandran, Under Secretary (Personnel). Panaji, 26th July, 1990.

Order

No. 4/47/82-PER

Read: Government order No. 3-40-88-PER dated 2nd May, 1990.

In the Government Order read above, the words "Development Commissioner" shall be read as "Commissioner and Secretary (Development)".

By order and in the name of the Governor of Goa,

Smt. Prabha Chandran, Under Secretary (Personnel).

Panaji, 26th July, 1990.

Order

No. 3/25/87-PER

The post of Secretary (Health and Education) created vide Order No. 3/25/87-PER dated 29-7-1987 and redesignated as Secretary (Education) vide Government order No. 3/13/85-PER(Vol. IV) dated 4-2-1988 is hereby abolished.

By order and in the name of the Governor of Goa.

Smt. Prabha Chandran, Under Secretary (Personnel).

Panaji, 27th July, 1990.

Department of Community Development and Panchayats

Cidol

No. 1/15(2)/90-CDP

Whereas the Government of Goa vide Order No. 1/15(3)/90-CDP dated 13-6-1990 (hereinafter called the 'said Order') had extended the term of the Village Panchayats listed in the Schedule annexed to the said Order (hereinafter called the 'said Panchayats') by a period of three months with effect from 16-6-1990;

And Whereas the Government have decided to hold general elections to the said Panchayats on 9th December, 1990 and as such it is necessary to further extend the term of the said Panchayats pending the said general elections.

Now, Therefore, in exercise of the powers conferred by the proviso to sub-section (1) of section 21 of the Goa, Daman and Diu Village Panchayats Regulation, 1962 (9 of 1962), the Government of Goa hereby extends the terms of the said Panchayats by a further period of three months with effect from 16-9-1990.

By order and in the name of the Governor of Goa.

D. N. Accawade, Under Secretary (Panchayats).

Panaji, 12th September, 1990.

Revenue Department

Notification

No. 22/64/90-RD

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for construction of 33/11 K.V.S/S at Porvorim in Bardez Taluka.

Now, Therefore, the Government hereby notifies, under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

- 2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.
- 3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.

- 4. The Government further appoints, under clause (c) of section 3 of the said Act, the Deputy Collector (LA), Collectorate of North Goa District, Panaji to perform the functions of a Collector under the said Act in respect of the said land.
- 5. The Government also authorise, under sub-section (2) of section 4 of the said Act, the following officers to do the acts, specified therein in respect of the said land.
 - 1. The Collector, North Goa District, Panaji.
 - The Deputy Collector (LA) Collectorate, North Goa District, Panaji.
 - The Chief Electrical Engineer, Electricity Department, Panaji.
 - 4. The Director of Land Survey, Panaji.
- 6. A rough plan of the said land is available for inspection in the Office of the Deputy Collector (LA), Collectorate-North Goa District, Panaji for a period of 30 days from the date of publication of this Notification in Official Gazette.

SCHEDULE

(Description of the said land)

Taluka: Bardez

Village: Socorro

Survey No. Sub. Div. No.	Names of the persons believed to be interested	Approximate area in sq. mts.
1	2	8
362 part	Comunidade of Serula. Holy Family Chapel.	5000.00
	Boundaries:	
	North: S. No. 362. South: S. No. 364/5, 6, 7. East: S. No. 362. West: — Go —	
	Total	5000.00

By order and in the name of the Governor of Goa

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 8th August, 1990.

Notification.

No. 22/100/89-RD

Whereas by Government Notification No. 22/100/89-RD dated 19-7-1989 published on page 185-186 of Series II, No. 18 of the Official Gazette, dated 3-8-1989 and in two newspapers (1) Gomantak dated 25-7-1989, (2) Navhind Times dated 24-7-1989 it was notified under section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as "the said Act") that the land, specified in the Schedule appended to the said Notification was likely to be needed for the public purpose viz. Land Acquisition for widening and Improvement of Velipwada road in V. P. Cavrem Pirla in Quepem taluka (Addl. area).

And Whereas, the Government of Goa (hereinafter referred to as "the Government") after considering the report made under sub-section (2) of section 5A of the said Act is satisfied that the land specified in the Schedule hereto is needed for the public purpose specified above (hereinafter referred to as "the said land").

Now, Therefore, the Government hereby declares, under section 6 of the said Act that the said land is required for the public purpose specified above.

- 2. The Government also appoints, under clause (c) of section 3 of the said Act, the Deputy Collector and Sub-Divisional Officer, Quepem to perform the functions of a Collector for all proceedings hereinafter to be taken in respect of the said land, and directs him under section 7 of the said Act to take order for the acquisition of the said land.
- 3. A plan of the said land can be inspected at the Office of the said Deputy Collector and Sub-Divisional Officer, Quepem till the award is made under section 11.

SCHEDULE

(Description of the said land)

	aluka:	Quepem	na katalon 1944 <u>2080 - Ballinta B</u>	Village	: Cavrem
	ey No. Div. No.	Names	of the person to be interest		Approximate Area in sq. mts.
	1		2		. 3
53/15	part	1. Bhiss	o Laximan V	elip.	1150.00
	,	2. Fond	u Babu Velip.		
			u Khapru Veli		
		4. Sury	a Khapru Vel	ip.	
	,	5. Molu	Nilu Velip.	- · · ·	
			a Bhicu Velip.	· · · · · · · · · · · · · · · · · · ·	
		Govt.	of Goa $1/12$	part.	
		8. Bomb	ou Shambu Ve	elip.	
		9. Bark	elo Salu Velip) .	
		10. Sapti	ı Bhicu Velip.		
×		11. Deu :	Paik Velip.		
		12. Rama	a Babu Velip.	4	•
		Į.	Boundaries:		
•		Nort	h: S. No. 53/2	L5.	
			h: S. No. 53/1		
			: S. No. 1 and		
- X - 1			: S. No. 53/1		
		*** CSU	. D. 110. 00/1	υ.	

By order and in the name of the Governor of Goa.

Total

1150 00

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 10th September, 1990.

Notification

No. 22/52/90-RD

Whereas it appears to the Government of Goa, (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as 'the said land') is likely to be needed for public purpose viz. Acquisition for construction of Panchayat Ghar-cum-market shops in V. P. Palem Siridao.

Now, therefore, the Government hereby notifies under sub--section (1) of section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

- 2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.
- 3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.
- 4. The Government further appoints under clause (c) of section 3 of the said Act, the Deputy Collector (LA), Collectorate North Goa District, Panaji to perform the functions of a Collector under the said Act in respect of the said land.
- 5. The Government also authorises, under sub-section (2) of section 4 of the said Act, the following officers to do the acts specified therein in respect of the said land.
 - 1. The Collector, North Goa District, Panaji.
 - The Deputy Collector (LA), Collectorate North Goa District, Panaji.

- 3. The Block Development Officer, Tiswadi.
- 4. The Director of Land Survey, Panaji.
- 6. A rough plan of the said land is available for inspection in the Office of the Dy. Collector (LA), Collectorate North Goa District, Panaji for a period of 30 days from the date of publication of this Notification in Official Gazette.

SCHEDULE

(Description of the said land)

Taluka: Tiswadi

Village: Siridao

Survey No. Sub. Div. No.	Names of the persons believed to be interested	Approximate area in sq. mts.
1	2	3
40 part S	iridao Estates Pvt. Ltd. : Shridhar Mangueshkar.	2500.00

Boundaries:

North: S. No. 40, 41. South: S. No. 40 and Road, S. No. 40.

East: S. No. 40, Road. West: S. No. 40, 41.

Total 2500.00

By order and in the name of the Governor of Goa.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 17th August, 1990.

Notification

No. 22/91/90-RD

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for construction of road from Gauthan Priol to Magilwada Mardol Bazar to Akar and Mangueshim to Muxer.

Now, therefore, the Government hereby notifies, under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

- 2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this Notification, will, under clause (seventh) of section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.
- 3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.
- 4. The Government further appoints, under clause (c) of section 3 of the said Act, the Land Acquisition Officer, P.W.D. Cell Altinho, Panaji to perform the functions of a Collector under the said Act in respect of the said land.
- 5. The Government also authorise, under sub-section (2) of section 4 of the said Act, the following officers to do the acts, specified therein in respect of the said land.
 - 1. The Collector, North Goa District, Panaji.
 - 2. The Land Acquisition Officer, P.W.D. Cell Altinho, Panaji.

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Ponda.	or dij.	tive Engineer, W.D. XVII		P.W.D.,		1	. 4		2	· .		3,
4. The I	Direct	or of Land Survey, Pan	aji.		68/1	part	т.	Marauc	n - 770 aav	lev Totekar		205.00
6 A women	nlor	of the said land is avail	able for inc	naction		Jan 200				· · · · · · · · · · · · · · · · · · ·		325.00
		the Land Acquisition Of				part			11 -14, 11	am Totekar	1 at 1 at 1	250.00
		or a period of 30 days				part	H:	Krishn	a Ramcha	andra Totek	ar.	625.00
		s Notification in Officia		31	68/4	part	H:	•		war Toteks	ir.	450.00
		SCHEDULE							ndaries: S. No. 3	85/2, S. No	. 86.	9
	(D	escription of the said la	nd)					S. N	o. 78/ <u>1,</u> 2	, 4.		
Taluka:	Pond	a	Village: Pr	iol				311/6	3.	. No. 6, S.		
Survey No.	N	lames of the persons believe		ximate				East: S. N	8. No. 8 0. 76/3, 8	5/2, S. No 5. No. 76/4,	. 86, 5. 6.	
Sub. Div. No.		to be interested		ea in mts.				7, S.	No. 72/1	, 2, S. No.	71/2,	
1	- 20	1 2		<u> </u>	•			77/1,	77/2, 3,	, 2, 3 & 4, S S. No. 61, S	No.	· ·
311/6 part	H:	Devendra Rajaram Sinai	Kelekar.	175.00			-	62/1, 78/1,		. No. 63, S	. No.	
310/part	H:	Balkrishna Ramchandra	Naik.	1000.00	-					8/1, 2, 4, S	Νo	
55/7 part	H:	1. Dr. Purshottam R. S.	Kuvelkar.	825.00			•			6, S. No. 76		
<u>-</u> .	` .	2. Umakant Balchandra					٠.			S. No. 77/1,		
•	12	3. Phatba Balchandra K			. 11	4				No. 55/2, 3,		
		4. Shripad Balchandra K					•	6, 7,	S. No. 3	10, S. No. 3	11/6.	
	•	 Shrikrishna Balchand Divakar Balchandra I 		•	210/1	mont	T.T.	T Tree	oleant 19h	alahawani	1.	125.00
e to en		7. Rajendra Bhalchandra			418/J	part	, H.		akant Bn karo.	alchandra	`.	125.09
		8. Comunidade of Priol.							· ·	andra Kenl	karo.	
		Demu Nuno Gaude.					2	3. Shri	pad Bhal	chandra Ke	nkaro.	
55/6 part	H:	1. Purshottam R. S. Ku	velkar.	450.00	,					3halchandra	, .	
-, -		2. Comunidade of Priol.		4 2					karo. kar Bhal	tahana.		Y
		Demu Nuno Gaude.				20, +2			ikar Bha: karo.	ichanora	1, 2,	
55/5 part		Ramdas Nagappa Devi I		250.00					endra Bha	alkrishna		
55/3 part		 Narayan B. Priolkar. Raghuvir Manguesh I 		150.00					karo.			
		3. Purshottam D. Priolk			`	-	T	: Nague	sh Govino	i Alawani.	.,	
		4. Krishnabai Priolkar.			199/r	art	H			Keshav Pri		450.00
55/2 part	\mathbf{H} :	1. Shripad Sadashiv Pri		1400.00		ι		2. Kesl	hav Bhalo	chandra Pri	olkar.	
*		2. Somnath Jaiwant Pri			219/2	part				h Devasthai	n.	225.00
		3. Raghuvir Manguesh 3. Kashinath Shamba P			405.4				Shanu Ga	ude.		2750.00
		5. Purshottam Dharma				part		: Comun	iidade. iidade of	Priol		3750.00 300.00
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San		8. Vaikunt Rauji Priolk	ar.					3. Pral	bhakar V	inayak Des	sai.	
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77/3 part	H.	Shree Mahalsa Devasth	ian.	700.00		* * .	. *			iyak Dessai ayak Dessa		
,o par	T:	Shambu Yesso Gaude.							o Vinayal		• •	
77/2	H:	Shree Mahalsa Devasth	an.	750.00	227/2	part			— do —			125.00
	T :	Anant Budho Gaude.	L	650.00		part	H		,	nba Priolka	ar.	325.00
77/1 part	H:	Vithoba Ramchandra Sl Kelekar.	nenvi	000.00		. per				th Gaude.	· · · · · · · · · · · · · · · · · · ·	1 1 1
	φ.	Pandurang Chedo Gaude	0.		193/2	part	H	: 1. Kas	hinath S	hamba S.	, A 5	500.00
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,	\mathbf{T} :	Pandurang Chedo Gaud	0.	202.22	4.	. `		2. Gaja	anan Sha	mba S. Pric	olkar.	Charles and
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70.74		Shiva Yeshwant Gaudo.		300.00			· դր			imba S. Fri th Gaude.	vinai.	r.
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55, 2 part	\mathbf{T} .	1. Purso Vithal Gaude.			200/3	- Lwr	\mathbf{T}	: Shantu	ı Babuso	Gaudo.		
	()	2. Shiva Yeshwant Gau	de.		230/1	3 par	t H	: 1. Jag	anath Dh	arma Priol	kar.	25.00
		3. Surya Vithal Gaude.	hat	ባስ ሰብሄድ		_		, 2. Pur	shottam 1	Dharma Pri	olkar.	105 00
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76/6 part	н. Н	1. Nonu Sagun Gaude.		500.00				5. Gur	udas Hiri	u Bhamaika	r.	
,		2. Eku Sagun Gaude.		• •								* 4
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76/7 part		Narayan Vasudev Ghat	Totekar.	100.00	•		1 1	193/		No 100 9	: No	
18 May 18 1	1:	1. Nonu Sagun Gaude. 2. Eku Sagun Gaude.		1000				South:	. Koad, S. 2, S. No.	, No. 199, S 226/1	, 110.	
79/1 wast	ъ.	Shree Devi Mahaisa Dev	asthan	750.00	· 1		72			192/2, 3, S	Νo	
72/1 part		Mardol.		2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	٧.		: -	_ Mast: 107/	S. No. 1 1, S. No.	199.	. 110.	
72/2 part	H:	Krishna Ramchandra To	otekar.	1650.00						31/22, 23, S	. No.	
71/1 part	. H:	Atchut Dhareshwar Tot	ekar.	650.00				230	S. No. 2	30/13, 14, S	. No.	*.*
71/2 part	H:	Ganapat Dattaram Tote	ekar.	325.00				19/2	, S. No. 2	218/1 and re	ad.	
100	T:	Krishna Sagun Gaudo.	1 1	1.				, -	•	1		

1	2	
35/13 part	T: 1. Rohidas Vithal Gaude.	50.00
	Yono Guno Gaudo. Krishna Mandu Gaudo.	
36/1	H: Shree Ganapati Devasthan.	00.00
36/2	H: Rajaram Dattaram Sinai Priolkar. 40	00.00
30/1	H: Shree Manguesh Dev. 36	00.00
	Boundaries:	
apat extipera	North: S. No. 35/13, 36/1.	
	South: Road, S. No. 35/13, S. No. 36/1.	
	East: S. No. 36/2, S. No. 30/1, S. No. 35/13.	
กละเลย โรโมส์เกียร์ ให้เป็น กรุ่มสังเกราะ เอเลย์ กรุ่มสุดเกราะ	West: S. No. 35/13, S. No. 36/2, S. No. 30/1.	•
	Total 32,80	00.00

By order and in the name of the Governor of Goa.

P. S. Nadkarni, Under Secretary (Revenue).

Panaji, 4th September, 1990.

Public Health Department

Order

No. 13/221/87-I/PHD

Dr. Gokuldas V. Sawant, Medical Officer, Primary Health Centre, Valpoi is hereby transferred and posted as Rural Medical Officer at Rural Medical Dispensary, St. Estevam against the vacancy caused by deputation of Dr. Deepak G. Kapadi for training, with immediate effect in public interest.

Dr. Gokuldas V. Sawant shall not be entitled for transfer T.A.

By order and in the name of the Governor of Goa.

L. J. Menezes Pais, Under Secretary (Health).

Panaji, 23rd July, 1990.

Order

No. 13/48/90-II/PHD-Vol. I

Consequent upon retirement as Director of Health Services on the afternoon of 31-5-1990, Government is pleased to appoint Dr. Ananda Helekar as Adviser in the Public Health Cell created vide order of even number dated 27th July, 1990, on contract basis for a period of one year with immediate effect.

The employment contract shall be governed by the terms and conditions stipulated in the agreement that will be executed between the Government and Dr. Ananda Helekar.

Dr. Helekar shall be provided with ministerial (including stenographic) assistance and conveyance by the Director of Health Services for the efficient discharge of his duties as Adviser of the Public Health Cell.

By order and in the name of the Governor of Goa. Bunsi Dhar, Secretary (Health). Panaji, 27th July, 1990.

Corrigendum

No. 13/221/81-I/PHD

Read: Government Order No. 13/221/87-I/PHD dated 23-7-1990.

Consequent upon the transfer of Dr. Gokuldas V. Sawant, Medical Officer, Primary Health Centre, Valpoi as Rural Medical Dispensary, St. Estevam, Dr. Deepak G. Kabadi, Rural Medical Officer at Rural Medical Dispensary, St. Estevam is transferred and posted at Primary Health Centre, Candolim with immediate effect vice Dr. Adolf Dias, Medical Officer, already transferred.

By order and in the name of the Governor of Goa.

L. J. Menezes Pais, Under Secretary (Health).

Panaji, 3rd August, 1990.

Department of Mines

Order

No. 96/375/88-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease with the previous appreval of the Central Government in favour of Shri Jose Azavedo Duarte (hereinafter referred to as "The Lessee'), for undertaking mining operations for iron and manganese ore in the area shown in the schedule appended to this Order for a period of 10 years subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the Lessee and the Governor of Goa:—

- 1: The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
- 2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
- 3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
- 4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
- 5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
- 6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
- 7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass. legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
- 8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
- 9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 metres from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
- 10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/wa-

shing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.

- 11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being choked and shall provide check dams to facilitate the settling of suspended solids.
- 12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
- 13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operations or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector, South Goa in accordance with the Law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
- 14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.

Shri Jose Azavedo Duarte shall on peril of revocation of this Order execute within a period of 180 days from the date of communication of this Order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

SCHEDULE

District	Taluka	Village	Area in hectares	T. C. No.		
South Goa	Sanguem	Verlem	36.1590 Ha.	54 of 1951		

By order and in the name of the Governor of Goa.

Subhash V. Elekar, Under Secretary (Mines).

Panaji, 18th June, 1990.

Order

No./96/190/87-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central-Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease with the previous approval of the Central Government in favour of Shri Vaman Joshi (hereinafter referred to as "The Lessee') for undertaking mining operations for Iron and Manganese Ore in the area shown in the schedule appended to this Order for a period of 10 years subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the Lessee and the Governor of Goa:—

- The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
- 2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
- 3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.

- 4. If the Director or industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
- 5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
- 6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
- 7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
- The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
- 9. The Lessee shall not dump or allow it to be cumped any rejects at any point within a distance of 100 metres from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
- 10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.
- 11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being choked and shall provide check dams to facilitate the settling of suspended solids.
- 12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
- 13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operations or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made ty any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
- 14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.

Shri Mukund Joshi shall on peril of revocation of this Order execute within a period of 180 days from the date of communication of this Order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

SCHEDULE

	District	Taluka	Village	Area in Hectares	T. C. No.
ı	North Goa	Pernem	Ozeri	79.7950 Ha.	39 of 1952

By order and in the name of the Governor of Goa.

Subhash V. Elekar, Under Secretary (Mines).

Panaji, 2nd July, 1990.

Order

No. 5/42/89-ILD

Whereas Shri Badruddin H. Mavani (hereinafter referred to as the 'said party') had vide his application dated 21-11-1988 sought for the renewal of the mining lease bearing No. 14 of 1952 for extraction of Fe/Mn ore over an area of 100:00 Ha. situated at village Bivona of Sanguem Taluka, State of Goa (hereinafter referred to as the 'said mining lease');

And whereas after scrutiny it is found that the said party has not submitted an approved mining plan as required under sub-rule (3) of rule 22 of the Mineral Concession Rules, 1960 (hereinafter referred to as the said rules);

And whereas a notice bearing No. 96/141/87-Mines dated 17-2-1989 was issued to the said party as required under sub-rule (3) of rule 26 of the said rules;

And whereas the said party has failed to comply with the requirements of the said notice;

And whereas a notice bearing No. 5/42/89-ILD, dated 26-7-89 was issued to the party calling upon him to attend the personal hearing in response to which the party failed to.

And whereas the party was given an opportunity to submit the approved mining plan on or before 30-9-1989.

And whereas the party failed to submit the approved mining plan on or before 30-9-1989.

Now, therefore, in exercise of the powers conferred by sub-rule (1) of rule 26 of the Mineral Concession Rules, 1960, the Government of Goa hereby refuse to renew the said mining lease as the said party has failed to submit the approved mining plan.

Subhash V. Elekar, Under Secretary (Mines).

Panaji, 6th September, 1990.

Order

No. 5/96/89-Mines

Whereas M/s Marzook & Cadar Pvt. Ltd. (hereinafter referred to as the 'said party') have vide their application dated 21-11-1988 sought for the renewal of the mining lease bearing No. 18 of 1956 for extraction of Fe/Mn ore over an area of 87.8530 Ha. situated at village Colomba of Sanguem Taluka, State of Goa (hereinafter referred to as the 'said mining lease');

And whereas after scrutiny it is found that the said party has not submitted an approved mining plan as required under sub-rule (3) of rule 22 of the Mineral Concession Rules, 1960 (hereinafter referred to as the 'said rules');

And whereas a notice bearing No. 96/159/87-Mines dated 28-3-1989 was issued to the said party as required under sub-rule (3) of rule 26 of the said rules;

And whereas the said party has failed to comply with the requirements of the said notice;

And whereas a notice bearing No. 5/96/89-Mines dated 13-12-1989 was issued to the party calling upon them to attend the personal hearing in response to which their representative attended the said hearing;

And whereas by letter No. 5/96/89-Mines dated 27-12-1989 the party was directed to submit the written submission;

And whereas the said party vide letter dated 9-1-1990 informed that they have submitted the mining plan to Indian Bureau of Mines for approval which is still awaited. In this connection it is submitted that sufficient time was given to the party to produce the approved mining plan. However, the party failed to submit the approved mining plan;

Now, therefore, in exercise of the powers conferred by sub-rule (1) of rule 26 of the Mineral Concession Rules, 1960, the Government of Goa hereby refuse to renew the said mining lease as the said party has failed to submit the approved mining plan.

R. S. Sethi, Secretary (Mines).

Panaji, 16th March, 1990.

Order

No. 5/97/89-Mines

Whereas M/s Marzook & Cadar Pyt. Ltd. (hereinafter referred to as the 'said party') have vide their application dated 21-11-1988 sought for the renewal of the mining lease bearing No. 4 of 1958 for extraction of Iron ore over an area of 100.00 Ha. situated at Village Sonal of Satari Taluka, State of Goa (hereinafter referred to as the 'said mining lease');

And whereas after scrutiny it is found that the said party has not submitted an approved mining plan as required under sub-rule (3) of rule 22 of the Mineral Concession Rules, 1960 (hereinafter referred to as the 'said rules');

And whereas a notice bearing No. 96/157/87-Mines dated 28-3-1989 was issued to the said party as required under sub-rule (3) of rule 26 of the said rules;

And whereas the said party has failed to comply with the requirements of the said notice;

And whereas a notice bearing No. 5/97/89-Mines dated 13-12-1989 was issued to the party calling upon them to attend the personal hearing in response to which their representative attended the said hearing.

And whereas by letter No. 5/97/89-Mines dated 27-12-1989 the party was directed to submit the written submission.

And whereas the said party vide letter dated 9-1-1990 informed that they have submitted the mining plan to Indian Bureau of Mines for approval which is still awaited. In this connection it is submitted that sufficient time was given to the party to produce the approved mining plan. However, the party failed to submit the approved mining plan.

Now, therefore, in exercise of the powers conferred by sub-rule (1) of rule 26 of the Mineral Concession Rules, 1960, the Government of Goa hereby refuse to renew the said mining lease as the said party has failed to submit the approved mining plan.

R. S. Sethi, Secretary (Mines).

Panaji, 16th March, 1990.

Law (Establishment) Department

Corrigendum

No. 2-5(2) 90-LD

Read: Government Order No. 2-5(2) 90-LD dated 25-6-90.

In the first line of the Government order cited above for the words and figures viz. "In terms of Rule 48 (1)" the same should be corrected to read as "In terms of Rule 48-A (1)".

By order and in the name of the Governor of Goa.

Maria A. Rodrigues, Under Secretary (Law).

Panaji, 31st August, 1990.

High Court of Judicature, Appellate Side, Bombay

Resolution No. A. 3921/G/87

The Honourables, the Chief Justice and Judges are pleased to direct that Shri U. V. Bakre, Civil Judge (Junior Division) and Judicial Magistrate, First Class, Sanguem, District Margao, be treated as having completed his probationary period satisfactorily on 27th April 1990. He is continued on an

officiating basis as Civil Judge (Junior Division) and Judicial Magistrate First Class from 28th April, 1990.

High Court, Appellate Side, Bombay, 5 September, 1990 S. V. Joshi Registrar

Resolution No. A. 3921/G/87

The Honourables, the Chief Justice and Judges direct that the probationary period of Shri R. R. Samant, Civil Judge, Junior Division and Judicial Magistrate, First Class, Panaji, be extended for a period of one year with effect from 2-4-1990.

High Court, Appellate Side, Bombay, 10 September, 1990.

S. V. Joshi Registrar.

Resolution No. A. 3921/G/87

The Honourables, the Chief Justice and Judges are pleased to direct that Shri V. S. R. Dessai, Civil Judge, Junior Division and Judicial Magistrate, First Class, Valpoi, District Panaji be treated as having completed his probationary period satisfactorily on 13-5-1990. Shri, Dessai is continued on an officiating basis as Civil Judge, Junior Division and Judicial Magistrate, First Class from 14-5-1990.

High Court, Appellate Side, Bombay, 10 September, 1990. S. V. Joshi Registrar.

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